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28	[Additional counsel appear on signature page]	Counsel for Defendants Google LLC, et al.
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UNITED STATES DISTRICT COURT 1 2 NORTHERN DISTRICT OF CALIFORNIA 3 SAN FRANCISCO DIVISION 4 5 IN RE GOOGLE PLAY CONSUMER Case No. 3:20-cv-05761-JD 6 ANTITRUST LITIGATION 7 IN RE GOOGLE PLAY DEVELOPER Case No. 3:20-cv-05792-JD 8 ANTITRUST LITIGATION 9 EPIC GAMES, INC., 10 Case No. 3:20-cv-05671-JD 11 JOINT CASE MANAGEMENT Plaintiff, **STATEMENT** v. 12 Date: December 3, 2020 GOOGLE LLC et al., 13 Time: 10:00 a.m. Courtroom: 11, 19th Floor (via Zoom) Defendants. 14 Judge: Hon. James Donato 15 16 17 18 19 20 21 22 23 24 25 26 27 28

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Pursuant to this Court's minute entry Orders dated October 29, 2020, setting a further status conference for December 3, 2020 (*Epic Games Inc. v. Google LLC et al.*, Case No. 3:20-cv-05671-JD ("*Epic Action*"), ECF No. 82; *In re Google Play Consumer Antitrust Litigation*, Case No. 3:20-cv-05761-JD ("*Consumer Action*")¹, ECF No. 65; *In re Google Play Developer Antitrust Litigation*, Case No. 3:20-cv-05792-JD ("*Developer Action*")², ECF No. 66) (collectively, the "Minute Orders"), the Parties in the above-captioned related actions (the "Related Actions"), by and through their undersigned counsel, submit this Joint Case Management Statement.

I. CASE STATUS SUMMARY

Scheduling Order. The Parties submitted to the Court an agreed proposed scheduling order on November 6, 2020. (*Epic Action*, ECF No. 87; *Consumer Action*, ECF No. 71; *Developer Action*, ECF No. 68.)

Google's Motion to Dismiss. Google filed its opening brief in support of its motion to dismiss the *Epic Action* and the *Developer Action* on November 13, 2020. Opposition is due December 21, 2020, and Google's reply is due January 20, 2021.

¹ On November 20, 2020, the Court ordered the consolidation of Carr v. Google LLC et al., Case No. 3:20-cv-05761-JD; Bentley v. Google LLC et al., Case No. 3:20-cv-07079-JD; McNamara v. Google LLC et al., Case No. 3:20-cv-07361-JD; Herrera v. Google LLC et al., Case No. 3:20-cv-07365-JD; Carroll v. Google LLC et al., Case No. 3:20-cv-07379-JD; and Gamble v. Google LLC et al., Case No. 3:20-cv-07984-JD, renaming the consolidated case "In re Google Play Consumer Antitrust Litigation". (Consumer Action, ECF No. 78.) Another consumer case, Stark v. Google, LLC, Case No. 5:20-cv-8309 ("Stark"), was filed November 24, 2020, and a motion to relate Stark to In re Google Play Consumer Antitrust Litigation was filed the same day. (Consumer Action, ECF No. 86.)

² On November 20, 2020, the Court ordered the consolidation of *Pure Sweat Basketball, Inc. v. Google LLC et al*, Case No. 3:20-cv-05792-JD and *Peekya Services Inc. v. Google LLC et al.*, Case No. 3:20-cv-06772-JD, renaming the consolidated case "*In re Google Play Developer Antitrust Litigation*". (*Developer Action*, ECF No. 72.)

Discovery Coordination. The following discovery-related developments have occurred:

- Coordination of Discovery Order. The Court entered an order regarding coordination of discovery on November 10, 2020. (Epic Action, ECF No. 89; Consumer Action, ECF No. 73; Developer Action, ECF No. 70.)
- Discovery of Electronically Stored Information ("ESI") Order. The Court entered an order regarding the discovery of ESI on November 10, 2020. (Epic Action, ECF No. 88; Consumer Action, ECF No. 72; Developer Action, ECF No. 69.)
- Statement Regarding Protective Order. On October 23, 2020, counsel for the parties in the Epic, Carr, Bentley, Pure Sweat Basketball and Peekya App Services actions filed a joint statement regarding protective order, submitting for this Court's consideration two competing versions of a proposed protective order that are identical in all respects except for one section (Section 7.4). The Parties put forth their positions in the joint statement. (Epic Action, ECF No. 77; Consumer Action, ECF No. 59; Developer Action, ECF No. 62.)
- Discovery Served to Date. On November 9, 2020, initial disclosures were served for the Epic, Carr, Bentley, Pure Sweat Basketball and Peekya App Services actions, and Plaintiffs in those lawsuits served their joint First Set of Requests for Production to Google on the same day. On November 11, 2020, initial disclosures for the Carroll action were served.
- Counsel for the recently-related consumer class actions *Herrera, McNamara*, and *Gamble* did not participate in these joint filings because their cases were either not yet filed or not yet related to the *Epic* action. They have since participated in joint meet and confer sessions with all counsel, support coordinated discovery, and join in the First Set of Requests for Production to Google and the Statement Regarding Protective Order.

Counsel for *Carroll* supports these efforts and will join the First Set of Requests for Production and the Statement Regarding Protective Order. Counsel for the consumer actions held a conference call on November 25, 2020 to discuss common issues.

Motion for Transfer and Consolidation. On October 30, 2020, Plaintiff J. Jackson Paige filed Paige v. Google LLC, Case No. 1:20-cv-03158 (D.D.C.) ("Paige Action"), which is a putative consumer class action that mirrors the Consumer Action. On November 5, 2020, Plaintiff Paige moved pursuant to 28 U.S.C. § 1407 to consolidate the Related Actions with In re Google Digital Advertising Antitrust Litigation, Case No. 5:20-cv-03556 (N.D. Cal.) and the Paige Action, and to transfer the consolidated actions to the United States District Court for the District of Columbia for pretrial proceedings. The next day, the Judicial Panel on Multidistrict Litigation ordered the parties to respond to that motion no later than November 27, 2020, with the reply to be filed on or before December 4, 2020. On November 24, 2020, Google moved to transfer the Paige Action to the United States District Court for the Northern District of California pursuant to 28 U.S.C. § 1404(a).

Motion to Appoint Interim Class Counsel in the *Developer Action*. On October 21, 2020, Plaintiffs in Pure Sweat Basketball, Inc. v. Google LLC, et al., Case No. 3:20cv05792-JD, and Peekya App Services, Inc. v. Google LLC et al., Case No. 3:20-cv-06772-JD, moved pursuant to Federal Rule of Civil Procedure 23(g)(3) to appoint co-lead interim class counsel for the Developer Action (the "Interim Class Counsel Motion"). (Developer Action, ECF No. 55.) On November 20, 2020, the Court issued an Order Regarding Consolidation in the Developer Action indicating it would address the Interim Class Counsel Motion in a future order. (Developer Action, ECF No. 72.)

Motion to Appoint Interim Class Counsel in the Consumer Action. On November 17, 2020, Plaintiffs in the *Consumer Action* sought leave to file a motion to appoint interim lead counsel pursuant to Federal Rule of Civil Procedure 23(g)(3). (Consumer Action,

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1	ECF No. 77.) This Court granted that request on November 20, 2020. (Consumer Action, ECF
2	No. 78.) Subsequently, on November 23, 2020, Plaintiffs in Carr. v. Google LLC et al., Case
3	No. 3:20-cv-05761-JD, Bentley v. Google LLC et al., Case No. 3:20-cv-07079-JD and Carroll v
4	Google LLC et al., Case No. 3:20-cv-07379-JD, moved to appoint co-lead interim class counsel
5	for the Consumer Action. (Consumer Action, ECF No. 81.) That motion is set for hearing on
6	December 31, 2020. (Id.) On November 25, 2020, Plaintiffs in Herrera v. Google LLC et al.,
7	Case No. 5:20-cv-07365 and McNamara v. Google LLC et al., 3:20-cv-05671 moved to appoint
8	Kaplan Fox & Kilsheimer LLP and Cotchett, Pitre & McCarthy, LLP as co-lead interim class
9	counsel and appointment of a steering committee. (Consumer Action, ECF No. 87.) That
10	motion is set for hearing on December 31, 2020. (Id.) Counsel for the consumer plaintiffs are
11	continuing discussions to see if there can be private ordering, subject to court approval, to
12	resolve these motions.
13	Consolidation of Consumer Complaints. On November 23, 2020, the Court
14	ordered counsel for all pending consumer class actions to file a consolidated complaint no later
15	than December 28, 2020. (Consumer Action ECF No. 80). Consumer Plaintiffs' counsel are
16	coordinating those efforts.
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	JOINT CASE MANAGE	MENT STATEMENT –

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Case 3:20-cv-05761-JD Document 89 Filed 11/25/20 Page 10 of 12

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	JOINT CASE MA	ANAGEMENT STATEMENT –

Case 3:20-cv-05761-JD Document 89 Filed 11/25/20 Page 11 of 12

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E-FILING ATTESTATION I, Eamon P. Kelly, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing. /s/ Eamon P. Kelly Eamon P. Kelly